such case it shall and may be lawful for the justices aforesaid, in the name of the CHAP. state, and for the use of the state, or of such person or persons as may be interested in fuch proceeding, on motion of the attorney-general, or either of his deputies, to order and direct judgment to be entered against such sheriff or coroner for the fum in which the faid sheriff or coroner shall be amerced, or for the amount of any recognizance, or for the fine, penalty or forfeiture, and costs, for which judgment shall have been entered against the person or persons taken on execution, which respective judgments shall have the force and effect, to all intents and purposes, of any judgment rendered on the verdict of a jury.

II. And be it enacted, That in laying such amerciaments, the courts imposing How courts them shall govern themselves by such principles as, under all circumstances, shall are to be goappear to them to be reasonable, taking care, in all instances, to keep the public indemnified from all costs and charges.

> C H A P. LXI.

An ACT to explain an act, entitled, An act for the valuation of Paffed Dereal and personal property within this state, passed at November fession, seventeen hundred and ninety-two.

THEREAS doubts have been entertained whether, under the act of af- Preamble. fembly passed in the year seventeen hundred and ninety-two, entitled, An act for the valuation of real and personal property within this state, vessels are affessable or not; in order to clear up such doubts, and to render the practice in every county of this state certain and uniform,

II. Be it enacted, by the General Assembly of Maryland, That no licensed ves- Licensed vesfel whatever, above twenty tuns burthen, shall be considered as affessable property fels not affessunder the faid act.

III. and he it enacted, That wherever any such vessel or vessels has or have If assessed, been affessed under the said act, and the owner or owners thereof charged there- owner to be released. with, that the faid owner or owners of fuch veffel or veffels shall be released and discharged from the said affessment by the commissioners of the tax of the county in which fuch valuation has been made.

C H A P. LXII.

A Further supplement to the act respecting the settlers on the re-Passed De-cember 28. ferved lands westward of Fort Cumberland.

HEREAS it is represented to this general affembly, that appointing Preamble. commissioners with power and authority to settle and adjust the several and respective boundaries of the settlers lots to the westward of Fort Cumberland, will tend to prevent litigation amongst them; therefore,

II. Be it enacted, by the General Affembly of Maryland, That George Dent, Commission-Benjamin Tomlinson and John Hodge Bayard, be and they are hereby appointed ers appointed, commissioners for the purpose of carrying this act into effect.

III. And he it enacted, That before the said commissioners shall proceed in the Who shall execution of the powers vested in them by this act, they shall take the following &c. oath, or affirmation, before some justice of the peace, to wit: "I, A. B. do " fwear, (or affirm,) that I will fettle and adjust the location of any lot or lots "that I may be called on to settle and adjust, by virtue of the authority by this

"act vested in me, agreeably to the true original location thereof, according to "the evidence and circumstances which shall be offered, or appear to me, with-" out favour, affection or partiality, according to the best of my experience and

"judgment, and will make a true return thereof. So help me God."

IV. And be it enacted, That the said commissioners, or any two of them, on And cause nothe application of the owner or owners of any of the faid lots, to fettle and esta-tice to be set blish the boundaries of his, her or their lot or lots, shall cause advertisements to